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APPLICATION I	NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/089,815		07/01/2002	Jonathan Sharp	042933/299147	5578
826	7590	08/16/2006		EXAMINER	
ALSTO	N & BIR	RD LLP	PHU, SANH D		
BANK OF AMERICA PLAZA 101 SOUTH TRYON STREET, SUITE 4000				ART UNIT	PAPER NUMBER
	CHARLOTTE, NC 28280-4000			2618	
				DATE MAILED: 08/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summany	10/089,815	SHARP, JONATHAN					
Office Action Summary	Examiner	Art Unit					
	Sanh D. Phu	2618					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 07 Au	<u>igust 2006</u> .						
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.						
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>14,15,20 and 23-40</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6) Claim(s) <u>14,15,20 and 23-39</u> is/are rejected.	6)⊠ Claim(s) <u>14,15,20 and 23-39</u> is/are rejected.						
•	7) Claim(s) 40 is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
•••• • • • • • • • • • • • • • • • • •							
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal F 6) Other:	Patent Application (PTO-152)					

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DETAILED ACTION

1. This Office Action is responsive to the RCE and Amendment filed on 8/7/06. Accordingly, claims 14, 15, 20 and 23-40 are currently pending, and claims 1-13, 16-19, 21 and 22 were canceled.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35
U.S.C. 102 that form the basis for the rejections under this section made in this
Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors

Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology

Technical Amendments Act of 2002 do not apply when the reference is a U.S.

patent resulting directly or indirectly from an international application filed

before November 29, 2000. Therefore, the prior art date of the reference is

determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 14, 15, 20 and 23-39 are rejected under 35 U.S.C. 102(e) as being anticipated by Kato et al (6,297,795), previously-cited.

-Regarding to claim 14, Kato et al discloses a portable device (see figure 4) comprising:

a user input comprising a key (12) having a first function of performing a shortcut to a predetermined menu, e.g., "Text/PIM Browser Ver 1.0" when the device is in a first state "initial mode (main menu)" (when the portable device is powered on) (see col. 10, line 48 to col. 11, line 19) and a second function, e.g., for navigating, selecting or setting around menu items (as shown in figure 12), when the device is not in the first state (see col. 11, lines 12–58);

a processor (20) (see figure 5) for determining the state of the device and for performing a function in response to a first mode of operation of the key, e.g., one of "rotation", "pressing" "continuous pressing" and "pressing and rotation" (see col. 8, line 66 to col. 9, line 6, col. 10, lines 25–30); and

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wherein the second function is capable of performing a shortcut to the first state "main menu", e.g., as shown in figure 12, if the key (12) is moved to "SET", the second function will perform returning to the first state "main menu" (see col. 11, lines 53–58), and the predetermined menu comprises a list of first level menu items, e.g., 6 first level menu items being shown in figure 12, and wherein the portable device can be a portable radio terminal, cordless telephone set (see col. 17, lines 7–12), (considered here equivalent with the limitation "the device is a portable radiotelephone").

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-Regarding to claim 15, in Kato et al, the initial mode (main menu) can be considered here equivalent with the limitation "idle state".

-Regarding to claims 23, 32, 33, Kato et al discloses that the key has a third function, e.g., for navigating, selecting or setting around menu items and the processor performs the third function (see col. 8, line 66 to col. 9, line 6) in response to a second mode of operation of the key e.g., one of "rotation", "pressing" "continuous pressing" and "pressing and rotation" (see col. 8, line 66 to col. 9, line 6).

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-Regarding to claims 20, 34, Kato et al discloses that the first level menu items include settings (see figure 12).

-Regarding to claim 24, Kato et al discloses that the third function is associated with a second state of the device (see figure 12); the key has a fourth function, for navigating, selecting or setting around menu items, associated with a third state of the device, e.g., one of states "Ashahi Flash New", National News", "Sport News", Editoria", "Column" and "Weather Report" (see figure 9); and

the processor performs third or fourth functions in response to the second mode of operation of the key, depending upon a state of the device (see col. 10, lines 25-30).

-Regarding to claims 25, 26, Kato et al discloses that the processor determines a mode of operation of the key by a duration of operation, e.g, momentarily pressed (see col. 14, lines 63-66).

-Regarding to claims 27, 28, Kato et al discloses that a first mode of operation has a duration less than a predetermined threshold, e.g., less than two seconds in order to make the key momentarily pressed being

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distinguishable from continuously pressed (see col. 8, lines 66-67, col. 9, lines 27-31, col. 14, lines 63-66).

- -Regarding to claim 29, Kato et al discloses that the key is a button (see (12) of figure 4).
- -Regarding to claim 30, Kato et al discloses that one of the functions of the key is to tum off the device (see col. 9, lines 27-31).
- -Regarding to claim 31, Kato et al discloses that the portable device can be is a radiotelephone (see col. 17, lines 8-12).
- -Regarding to claim 35, Kato et al discloses that the key is provided by a position of a multi-positional device (see (12) of figure 4).
- -Regarding to claim 36, Kato et al discloses that the multi-positional device is a roller (see (12) of figure 4).
- -Regarding to claim 37, as similarly applied to claim 14, Kato et al discloses a method of operating a portable device, the method comprising:

step (12) (see figure 4) of actuating a user input comprising a key (12) having a first function of performing a shortcut to a predetermined menu when the device is in a first state, actuating the user input when the device is not in

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the first state, the key having a second function when the device is not in the first state;

one of the first function and the second function being performed in response to a first mode of operation of the key and upon determining the state of the device; and

wherein the second function of the user input is performing a shortcut to the first state, and wherein the second function of the user input is performing a shortcut to the first state, and the predetermined menu comprises a list of first level menu items, and

wherein the portable device can be a portable radio terminal, cordless telephone set (see col. 17, lines 7-12), (considered here equivalent with the limitation "the device is a portable radiotelephone").

-Regarding to claim 38, as similarly applied to claim 14, Kato et al discloses computer program comprising program instructions for operation of a portable device and when loaded onto a processor (20) (see figures 5, 6, col. 10, 48-52), causing the processor to perform the steps of :

detecting actuation of a user input comprising a key having a first function of performing a shortcut to a predetermined menu when the device is in a first state and a second function when the device is not in the first state;

determining the state of the device;

selecting one of the first function and the second function in accordance with the determined state of the device, and

performing the selected function in response to a first mode of operation of the

key; and

wherein the second function of the user is input is performing a shortcut to the first state, and the predetermined menu comprises a list of first level menu items, and

wherein the portable device can be a portable radio terminal, cordless telephone set (see col. 17, lines 7-12), (considered here equivalent with the limitation "the device is a portable radiotelephone").

-Regarding to claim 39, Kato et al discloses that a physical entity (EEPROM 25) embodying the computer program (see col. 10, lines 50-52).

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Allowable Subject Matter

4. Claim 40 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

-Claim 40 is allowed over the cited prior art with the same reasons set forth in the previous Office Action mailed on 5/16/06.

Response to Arguments

5. Applicant's arguments filed on 8/7/06 have been fully considered but they are not persuasive.

The applicant mainly argues that with respect to claims 14, 37 and 38, (i) Kato et al does not teach a key having a first function of performing a shortcut to a predetermined menu when the device is in a first state and a second function when the device is not in the first state wherein the second function is performing a shortcut to the first state; and (ii) Kato et al device in not a portable radiotelephone.

-Regarding part (i), the examiner respectfully disagrees. Kato et al discloses a device (see figure 4) having key (12), as claimed, and it is explained as follows.

During the device in a first state "initial mode (main menu)" (see col. 10, lines 48–50), the display of the device displays a main menu (as shown in figure 9). During the first state "initial mode (main menu)", when the keyed is pressed while the menu focus is placed on a desired item (e.g. "Text/PIM Browser Ver 1.0"), the highlighted menu is selected, and the display is changed to a menu display (as shown in figure 12) for the selected item (see col. 11, lines 12–19). In another word, in Kato et al, the key (12) has a first function of performing a shortcut to a predetermined menu (shown in figure 12) when the device is in the first state by performing a function of switching on the display the main menu (figure 9) to the menu display (as shown in figure 12).

During the device in a second state (corresponding to the state when the display (11) displays a menu display (shown in figure 12). During the second state, the key (12) is moved to "Set" and then pressed, the display (11) is returned to the main menu (see col. 11, lines 53-58). In another word, the key

(12) has a second function when the device is in the second state, not in the first state, wherein the second function is performing a shortcut to the first state by performing a function of switching on the display (11) the menu display (shown in figure 12) to the main menu, or namely, switching to the first state.

With the above rationale, it can be said that Kato et al teaches a key (12) having a first function of performing a shortcut to a predetermined menu when the device is in a first state and a second function when the device is not in the first state wherein the second function is performing a shortcut to the first state, as claimed.

-Regarding part (ii), the examiner also disagrees. Kato et al teaches that the device can be a portable radiotelephone (see col. 17, lines 8-11).

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sanh D. Phu whose telephone number is (571)272-7857. The examiner can normally be reached on M-Th from 7:00-17:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew D. Anderson can be reached on (571) 272–4177. The fax phone number for the organization where this application or proceeding is assigned is 571–273–8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866–217–9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800–786–9199 (IN USA OR CANADA) or 571–272–1000.

Sanh D. Phu

Examiner

Division 2618

SANH D. PHU PATENT EXAMINER

8/4/06